marking as required by the applicable provisions of this part.

Argentina, Canada, New Zealand, Paraguay. [35 FR 15610, Oct. 3, 1970]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §327.2, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and at www.fdsys.gov.

§327.3 No product to be imported without compliance with applicable regulations.

- (a) No product offered for importation from any foreign country shall be admitted into the United States if it is adulterated or misbranded or does not comply with all the requirements of this subchapter that would apply to it if it were a domestic product.
- (b) No cooked or partially cooked meat or meat trimmings, either in separable pieces or molded into larger forms, shall be permitted entry except under the following conditions:
- (1) A complete procedure for preparing and handling the product in the foreign country and en route to the United States shall be submitted by the exporter or his authorized agent to the Administrator and determined by the Administrator to be adequate to assure that the product will not be adulterated or misbranded at the time of offer for entry.
- (2) A system acceptable to the Administrator (upon his determination that the system will provide a reliable indication of the kinds and numbers of microorganisms present) for the microbiological testing of the finished product shall be installed by the processor, the product is subjected to such testing, and the results thereof are furnished to the Administrator and are acceptable to him as showing that the product has been prepared and handled in a sanitary manner.

(c) [Reserved]

[35 FR 15610, Oct. 3, 1970, as amended at 38 FR 29215, Oct. 23, 1973; 54 FR 41048, Oct. 5, 1989; 56 FR 38335, Aug. 13, 1991; 57 FR 27906, June 23,

§ 327.4 Imported products; foreign certificates required.

(a) Except as provided in §327.16, each consignment containing any fresh meat or fresh meat byproducts consigned to the United States from a foreign country shall be accompanied by a foreign-meat-inspection certificate for fresh meat and meat byproducts in the following form:

ORIGINAL

OFFICE	al Meat-Inspection Cert	IFICATE FOR
FR	ESH MEAT AND MEAT BYPE	CODUCTS
Place _	(City)	(Coun

Place	(City)	(Coun-
try) Date _		
I hereby	certify that the me	eat and meat
byproducts	herein described	were derived
from livest	ock which received	ante-mortem
and post-m	ortem veterinary in	nspections at
time of sla	ughter in plants cer	tified for im-
portation o	of their products int	o the United
States and	l are not adultera	ted or mis-
branded as	defined by the reg	ulations gov-
erning mea	t inspection of the	U.S. Depart-
ment of Ag	riculture; and that	said products
have been 1	handled in a sanitaı	ry manner in
this country	y and are otherwise i	n compliance
with requir	ements equivalent to	those in the
Federal Me	at Inspection Act an	d said recula-

Species of live-

Number of

Kind of product	stock derived from	pieces or containers	Weight
Identification tainers	marks on p		ıd con-
Consignor _			
A d d moore			
Establishmen	t number		
Consignee _			
Destination			
Shipping mar	ks		
(Signature)			
tificates for ported to th	rnment to iss meat and me e United Stat	ue inspecti at byprodu	on cer-
(Official +i+la)			

(b) Except as provided in §327.16, each consignment containing any meat food product consigned to the United States from a foreign country shall be accompanied by a foreign-meat-inspection certificate for meat food products in the following form:

tions.

§ 327.5

ORIGINAL

OFFICIAL MEAT-INSPECTION CERTIFICATE	FOR
Meat Food Products	

Place	(City)	(Coun
try)	Date	

I hereby certify that the meat food products herein described were derived from livestock which received ante-mortem and postmortem veterinary inspections at time of slaughter in plants certified for importation of their products into the United States. were handled in a sanitary manner, and were prepared under the continuous supervision of an inspector under control of the national meat inspection system and that said meat food products are not adulterated or misbranded as defined by the regulations governing meat inspection of the U.S. Department of Agriculture, and are otherwise in compliance with requirements equivalent to those in the Federal Meat Inspection Act and said regulations.

I further certify that all products herein described that are prepared customarily to be eaten without cooking and contain muscle tissue of pork were treated for destruction of trichnae as prescribed in §318.10 of the Meat Inspection Regulations of the U.S. Department of Agriculture.

Species of live- Number of

Kind of product	stock derived from	pieces or containers	Weight
Identification tainers	marks on	-	nd con-
Establishment Consignee	number _		
Destination Shipping mark	ζS		
(Signature) (Name of office foreign gove	cial authoriz rnment to is meat food p states)	ed by the n sue inspecti roduct expo	ational on cer- rted to

(c) Each foreign meat-inspection certificate shall bear the official seal of the national government agency responsible for the inspection of the product and be signed and issued by an official authorized to sign and issue such certificates by the national government of the foreign country in which the product is inspected.

- (d) Each foreign meat-inspection certificate shall be in both the English language and the language of the foreign country of origin.
- (e) Except for product subject to procedures in §327.5(d)(l), the foreign meat inspection certificate required by this section to accompany each consignment containing any product shall be delivered by the consignee, or his agent, in the United States to the Program import inspector at the place of inspection, and inspection of the product will not be commenced prior to such delivery.

[35 FR 15610, Oct. 3, 1970, as amended at 54 FR 274, Jan. 5, 1989; 60 FR 38668, July 28, 1995]

§ 327.5 Importer to make application for inspection of products for entry; information required; "streamlined" inspection procedures for Canadian product.

- (a) Except for importers of Canadian products, each importer shall apply for inspection of any product offered for entry by contacting the Import Field Office covering the location where import inspection will take place. The Import Field Office will provide specific application instructions (See § 301.2 (yyy)).
- (b) The application should be made as long as possible in advance of the anticipated arrival of each consignment, except in case of consignments of products expressly exempted from inspection by §§ 327.16 and 327.17, and in the case of product imported from Canada.
- (c) Except in the case of product imported from Canada, each application shall state the approximate date on which the consignment is due to arrive at such port in the United States, the name of the ship or other carrier transporting it, the name of the country from which the product was, or is to be, shipped, the place where inspection is desired in accordance with §327.6, the quantity and kind of product, and whether it is fresh, cured, canned or otherwise prepared. In case of consignments arriving in the United States by water, the application shall also state the port of first arrival in the United States.
- (d) For participating Canadian establishments, an official of the Canadian meat inspection system shall contact